```
(B) AUTHORIZATION TO ACCEPT GiFTS.—The
               Fund is authorized to accept on behalf of the
               United
                                                                  States
                                                   heauests
               monev
                             aifts
                                        and
                                                                   made
               unconditionally
                                                      the
                                                                    Trust.
                                           t.o
               Fund, for the benefit of the Account or any
               activity
                                                                financed
through the Account
(C) TRANSFER OF AMOUNTS.—The Managing Trustee
shall transfer to the Trust Fund, under rules similar to
the rules in section 9601 of the Internal Revenue Code
 of 1986, an amount equal to the sum of the following:

"(i) Criminal fines recovered in cases involving a Federal health care offense (as defined in section 982(a)(6)(B) of title 18. United States Code).

"(ii) Civil monetary penalties and
                               Civil monetary penalties
                    assessments
                    imposed in health care cases, including
                    amounts
                                                                  recov-
                    ered under titles XI, XVIII, and XIX, and
                    chanter
                    38 of title 31. United States Code (except
                                                              otherwise
                    provided by law).

(iii) Amounts
                                               resulting
                                                             from the
                    forfeiture
                                                of
                                                                   nron-
                    erty by reason of a Federal health care
                    offense.
           (iv) Penalties and damages obtained and other-
    wise creditable to miscellaneous receipts of the general
      fund of the Treasury obtained under sections 3729
through 3733 of title 31. United States Code (known
as the False Claims Act), in cases involving claims
     related to the provision of health care items and serv-
     ices (other than funds awarded to a relator, for restitu-
                             tion or otherwise authorized by law)
         "(D) APPLICATION —Nothing in subparagraph (C)(iii)
 shall be construed to limit the availability of recoveries
 and forfeitures obtained under title I of the Employee
Retirement Income Security Act of 1974 for the purpose
 of providing equitable or remedial relief for employee wel-
 fare benefit plans and for participants and beneficiaries
             under such plans, as authorized under such title.
       "(3) APPROPRIATED AMOUNTS TO ACCOUNT FOR FRAUD AND
                                     ARIISE CONTROI PROCRAM ETC
              "(A) DEPARTMENTS OF HEALTH AND HUMAN SERVICES
                AND JUSTICE GENERAL.—There are hereby
                    appropriated
                    to the Account from the Trust Fund
                                              sums
                    the Secretary and the Attorney General
                    certify
                    necessary to carry out the nurnoses
                    described
                    subparagraph (C), to be available without
                    appropriation, in an amount not to exceed
                             (I) for fiscal vear 1997,
                 $104,000,000,
"(II) for each of the fiscal vears 1998 through
                     the limit for the preceding fiscal year, increased by 15 percent: and
          2003,
                 "(III) for each fiscal year after fiscal year 2003,
                        the limit f<dr fiscal vear 2003
"(ii) MEDICARE AND MEDICAD ACTIVITIES.
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each

fiscal

of

year,

the

amount

annronriated in clause
(i). the following amounts shall be available only for the nurnoses of the activities of the Office of the Inspector General of the Department of Health and Human Services with respect to the Medicare and medicaid programs—